Amendment No. Comm. Amdt.

FILED

AMEND Senate Bill No. 707\*

House Bill No. 978

by deleting all language after the enacting clause and substituting instead the following:

SECTION 1. Tennessee Code Annotated, Title 7, Chapter 53, Part 3, is amended by adding the following as a new section:

- (a) As used in this section:
  - (1) "Local government" means any home rule municipality; and
- (2) "Remediation site" means a site containing at least one thousand three hundred (1,300) acres that have been held by the United States department of energy due to an extended period of environmental remediation and conveyed by the United States department of energy to a nonprofit entity that is recognized as tax exempt by the internal revenue service and engaged in economic development.
- (b) Upon receiving all authorizations required by this chapter, on or after July 1, 2017, any and all parcels of property located on a remediation site in a local government may be transferred to the industrial development board of the local government consistent with the terms of the conveyance. The industrial development board is authorized to sell, lease, dispose of, or contract for the operation of the property in furtherance of the public purpose of promoting economic development in that area.
- (c) Upon transfer of the parcels to the industrial development board as provided in subsection (b), a lawful management or lease agreement shall be executed between the industrial development board and the nonprofit entity described in subdivision (a)(2), in which the United States department of energy's intent is clearly memorialized, including a provision that the nonprofit entity shall manage the remediation site and shall





market the parcels to potential buyers in order to provide substantial sources of tax revenue or economic activity to the local government and to induce private enterprises to locate or remain in the area.

SECTION 2. This act shall take effect upon becoming a law, the public welfare requiring

it.

AMEND Senate Bill No. 1134

House Bill No. 109\*

by deleting all language after the enacting clause and substituting instead the following:

SECTION 1. Tennessee Code Annotated, Section 39-17-417(g)(1), is amended by deleting the language "one-half (1/2) ounce (14.175 grams)" and substituting instead the language "one (1) ounce (28.350 grams)".

SECTION 2. Tennessee Code Annotated, Section 39-17-418(a), is amended by deleting the language "controlled substance" and substituting instead "controlled substance except marijuana as defined in subdivision (b)(3)(B)".

SECTION 3. Tennessee Code Annotated, Section 39-17-418(b), is amended by deleting the subsection in its entirety and substituting instead the following:

(b)

- (1) It is an offense for a person to sell or distribute a small amount of marijuana not in excess of one (1) ounce (28.350 grams).
- (2) It is an offense for a person to knowingly possess or casually exchange marijuana.
  - (3) As used in this subsection (b):
  - (A) "Casually exchange" means the spontaneous passing of a small amount of marijuana that does not involve, in exchange for the marijuana, the payment of money or a gift card, debit card, credit card, or any other card, coupon, or token that is capable of being exchanged for money, merchandise, or goods; and



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(B) "Marijuana" means marijuana in the form of a plant and does not mean marijuana in any other form, including, but not limited to, a resin, compound, derivative, concentrate, or oil.

SECTION 4. Tennessee Code Annotated, Section 39-17-419, is amended by deleting the language "It may be inferred" and substituting instead the language "Except as provided in subsection (b), it may be inferred".

SECTION 5. Tennessee Code Annotated, Section 39-17-419, is amended by redesignating the current language as subsection (a) and adding the following language as a new subsection:

(b) The purpose to sell or otherwise dispense shall not be inferred solely from the possession or casual exchange of less than one (1) ounce of marijuana.
SECTION 6. This act shall take effect July 1, 2017, the public welfare requiring it. Amendment No. Signature of Sponsor

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AMEND Senate Bill No. 1254

House Bill No. 383\*

by deleting all language after the enacting clause and substituting instead the following:

SECTION 1. Tennessee Code Annotated, Section 40-32-101(g)(1)(B), is amended by deleting the subdivision and substituting instead the following:

- (B) Except as provided in this subdivision (g)(1)(B), a person who was convicted of a misdemeanor offense committed on or after November 1, 1989. Misdemeanors excluded from consideration are:
  - (i) Section 39-13-111 Domestic assault:
  - (ii) Section 39-13-113(g) Violation of protective or restraining order;
  - (iii) Section 39-13-113(h) Possession of firearm while order of protection is in effect;
    - (iv) Section 39-13-511 Public indecency third or subsequent offense;
  - (v) Section 39-13-511 Indecent exposure (victim under thirteen (13) years of age) or by person in penal institution exposing to a guard:
  - (vi) Section 39-13-526(b)(1) and (2) Violation of community supervision by sex offender not constituting offense or constituting misdemeanor;
  - (vii) Section 39-13-528 Soliciting minor to engage in Class E sexual offense;
    - (viii) Section 39-13-533 Unlawful sexual contact by authority figure;
    - (ix) Section 39-14-118 Fraudulent use of credit/debit card (up to \$500);
    - (x) Section 39-15-201(b)(3) Coercion abortion:

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- (xi) Section 39-15-210 Third or subsequent violation of Child RapeProtection Act of 2006;
- (xii) Section 39-15-401(a) Child abuse (where child is between ages seven through seventeen (7-17));
- (xiii) Section 39-15-401(b) Child neglect and endangerment (where child is between ages seven through thirteen (7-13));
  - (xiv) Section 39-17-315 Stalking;
- (xv) Section 39-17-452 Sale or possession of synthetic derivatives or analogues of methcathinone;
- (xvi) Section 39-17-902(a) Importing, preparing, distributing, processing, or appearing in obscene material or Class A misdemeanors;
  - (xvii) Section 39-17-907 Unlawful exhibition of obscene material;
  - (xviii) Section 39-17-911 Sale or loan to minors of harmful materials;
- (xix) Section 39-17-918 Unlawful massage or exposure of erogenous areas;
- (xx) Section 39-17-1307(f)(1)(A) Possession of firearm after being convicted of misdemeanor crime of domestic violence;
- (xxi) Section 39-17-1307(f)(1)(B) Possession of firearm while order of protection is in effect;
- (xxii) Section 39-17-1307(f)(1)(C) Possession of firearm while prohibited by state or federal law;
- (xxiii) Section 39-17-1312 Failure of adult to report juvenile carrying gun in school;
- (xxiv) Section 39-17-1320(a) Nonparent providing handgun to a juvenile;
- (xxv) Section 39-17-1352 Failure to surrender handgun carry permit upon suspension;

- (xxvi) Section 39-13-511(a) Public indecency first or second offense (punishable by a five-hundred-dollar fine only);
- (xxvii) Section 39-13-511(b)(2) Indecent exposure (victim thirteen (13) years of age or older);
- (xxviii) Section 39-17-914 Display for sale or rental of material harmful to minors; and
- (xxix) Section 55-10-401 Driving under the influence of an intoxicant; SECTION 2. This act shall take effect upon becoming a law, the public welfare requiring

it.

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Signa	nture of Sponsor	Comm. Amdt.
l No. 955	House Rill No. 703*	magnification of the last of \$1.777 times

AMEND Senate Bill

by deleting all language after the enacting clause and substituting instead the following:

SECTION 1. Tennessee Code Annotated, Section 67-6-509, is amended by deleting the section in its entirety and substituting instead the following:

- (a) For purposes of compensating the dealer in accounting for and remitting the tax, a dealer shall be allowed a deduction of tax due, reported, and remitted to the department of revenue as follows:
  - (1) Two percent (2%) of the first two thousand five hundred dollars (\$2,500) on each report; and
  - (2) One and fifteen one-hundredths percent (1.15%) of the amount over two thousand five hundred dollars (\$2,500) on each report.
- (b) The dealer shall be allowed the deduction from tax due only if any such report is timely filed electronically and no remittance of tax is delinquent.

(c)

- (1) Notwithstanding subsection (a), the deduction provided by this section is limited to a maximum of twenty-five dollars (\$25.00) per report.
- (2) The limitation imposed by subdivision (c)(1) does not apply to returns filed by any out-of-state person making sales in this state who cannot be required to register for sales and use tax under applicable law but who nevertheless voluntarily registers to collect and remit use tax on items of tangible personal property sold to Tennessee customers.

(d)



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- (1) In addition to any compensation that may be provided under subsection (a), the commissioner is authorized to provide the monetary allowances required to be provided by the state to certified service providers and volunteer sellers pursuant to Article VI of the Streamlined Sales and Use Tax Agreement as it may be amended from time to time.
- (2) The monetary allowances shall be in the form of vendor's compensation allowances that certified service providers or volunteer sellers are permitted to retain from taxes due pursuant to this chapter that are to be collected and remitted to this state on sales of the volunteer seller in this state.
- (3) The details of the monetary allowances shall, in the case of a Model 1 seller, be outlined in each contract between the Streamlined Sales and Use Tax Agreement governing board and the certified service provider. Vendor's compensation rates on taxes due that may be retained by a volunteer seller that is a Model 2 seller and all other volunteer sellers that are not Model 2 sellers shall be determined by the commissioner in accordance with Article VI of the Streamlined Sales and Use Tax Agreement and the commissioner shall cause the rates and their effective dates to be filed with the secretary of state for publication in the Tennessee Administrative Register.
- (4) Vendor's compensation rates published in the Tennessee

  Administrative Register shall remain in effect until new rates determined by the

  commissioner and published in the Tennessee Administrative Register become

  effective.
- (e) For purposes of subsection (d), "volunteer seller" means a seller that registered in this state through the Streamlined Central Registration System for sales and use tax purposes, does not have a fixed business location in this state, and otherwise meets the definition of volunteer seller as defined by the Streamlined Sales

and Use Tax governing board and "taxes due" means sales or use tax revenue generated for the state by a volunteer seller pursuant to this chapter.

SECTION 2. This act shall take effect July 1, 2017, the public welfare requiring it, and shall apply to sales and use taxes collected by dealers on or after that date.

Amendment No.

Signature of Sponsor

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Date		
Time		
Clerk		
Comm. Arndt.		

AMEND Senate Bill No. 564\*

House Bill No. 585

by deleting the following language from Section 1:

In any county having a population in excess of five hundred thousand (500,000) according to the 2010 federal census or any subsequent federal census, and substituting instead the following:

In any county having a metropolitan form of government and a population in excess of five hundred thousand (500,000), according to the 2010 federal census or any subsequent federal census,

AND FURTHER AMEND by deleting the period at the end of Section 1 and substituting instead the following:

; provided, however, that nothing in this subdivision (b)(3)(C) requires a county to refund any taxes that were collected prior to the effective date of this act.





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